Date

06/16/00

Rev. 12/94 FILE IN DUPLICATE WITH CLEI	HRAS SOON AS FOSSIBLE	1234567890123 L9881419
UNITED STATES BANKRUPTCY COURT District of BOISE	PROOF OF CLAIM	QR
in re (Name of Debtor) VINCENT & DARCI TULLOCK	Case Number	
	00-00774	
NOTE: This form should not be used to make a claim for an administration the case. A "request" for payment of an administrative expense may be		-
Name of Creditor: The person or other entity to whom the debtor owes money or property) USDA RURAL HOUSING SERVICE	Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.	
Name and Address Where Notices Should be Sent: Centralized Servicing Center, USDA P.O. Box 66879 St. Louis, MO 63166	Check box if you have never received any notices from the bankruptcy court in this case.	
Telephone No. 1-800-793-8861	☐ Check box if the address differs from the address on the envelope sent to you by the court.	THIS SPACE IS FOR COURT USE ONLY
Account or Other Number by Which Creditor Identifies Debtor	Check here if this claim ☐ replaces a previ	ously filed claim, dated:
1. BASIS FOR CLAIM: Goods sold Services performed Money loaned Personal injury / wrongful death Taxes Other (Describe briefly)	☐ Retiree benefits as defined in 11 U.S.C. § 1 ☐ Wages, salaries, and compensation (Fill out Your social security number Unpaid compensation for services performe fromto (date)	below)
. DATE DEBT WAS INCURRED: 07/07/98	3. IF COURT JUDGMENT, DATE OBTAINED:	
4. CLASSIFICATION OF CLAIM: Under the Bankruptcy Code all claims are (2) Unsecured Priority, (3) Secured. It is possible for part of a claim to be in CHECK THE APPROPRIATE BOX OR BOXES that best describe your cla	n one catagory and part in another.	
XI SECURED CLAIM \$ 39012.41 Attach evidence of perfection of security interest Brief Description of Collateral: XI Real Estate ☐ Motor Vehicle XI Other (Describe briefly) ★★ This loan may be subject to subsidy recapture.	UNSECURED PRIORITY CLAIM \$ Specify the priorty of the claim. Wages, salaries, or commissions (up	o to \$2000), earned not more than by petition or cessation of the debtor's
Amount of arrearage and other charges at time case filed included in secured claim above, if any \$	business, whichever is earlier-11 U.S Contributions to an employee benefit Up to \$900 of deposits toward purcha	plan-11 U.S.C. § 507 (a)(4)
UNSECURED NONPRIORITY CLAIM \$ A claim is unsecured if there is no collateral or lien on property of the debtor securing the claim or to the extent that the value of such property is less than the amount of the claim.	services for personal, family or house Taxes or penalties of governmental u Other -Specify applicable paragraph	ehold use-11 U.S.C. § (507)(a)(6) nits-11 U.S.C. § 507 (a)(7)
S TOTAL AMOUNT OF CLAIM AT TIME \$ \$ CASE FILED: (Unsecured)	39012.41 s (Priority)	s 39012.41 (Total)
☐ Check this box if claim included charges in addition to the principal amoun	nt of the claim. Attach itemized statements of all add	itional charges.
CREDITS AND SETOFFS: The amount of all payments on this claim has be of making this proof of claim. In filing this claim, claimant has deducted all		THIS SPACE IS FOR COURT USE ONLY
7. SUPPORTING DOCUMENTS. <u>Attach copies of supporting documents</u> , si invoices, itemized statements of running accounts, contracts, court judgme documents are not available, explain. If the documents are voluminous, att	ents, or evidence of security interest. If the	200
 TIME-STAMPED COPY. To receive an acknowledgement of the filing of your envelope and copy of this proof of claim. 	our claim, enclose a stamped,self-addressed	

BANKRUPTCY PROCESSOR

Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any)

Form FmHA 1965-15		AFFER			FORM APPROVI
(Rev. 10-96)	Single	MPTION AGREEMENT Family Housing Loans	ł	Type of Loan	
Public reporting burden for this or				Sec. 502	X Non Program Sec.
					Sec.:
				Loan Number	0003249249-8
of information unless it displays a co	rm to this address. Forward to t terresty valid OMB control mass	TOP 7602, 1400 Independence Avenue, S.W., Washinga the local USDA office only. You are not required to resp er.	ord to this collection		0003249236_ 5
		·····			
This Agreement	dated July	7, 1998	<u>- 1 </u>		
riousing Service (RHS) and	its successors and assign	os (herein called the Government, and	_ , is between the	United States of	America, acting through the Ru
				ullock &	Darci J K Tullock
	nose maining sudiess is	8200 Hwy 44, Middleto	on, ID 83	544	
		more debt instrument secured by one of Ann Likens & Russell W	more of the fol	lowing described	security instruments executed a
Canyon	Соину	, State of Idaho		real property de	scribed therein which is located
Type Instrument	Date Executed		Book/	Volume/	
Deed of Trust	05/04/1984	Office Where Recorded		nr Number	Page Number
Deed of Trust	10/08/93	Canyon Canyon	8410917		000000
		Carryon	9324448		
38,000.00		and agrees to pay to the order of the Thirty Eight Th		TAIS & NC	dollars
38,000.00) plus i	nterest at the rate	of Seven	dollars
38,000.00	percent (7 . 250 %	nterest at the rate	of Seven	dollars
38,000.00 \$_316.15	percent (7 . 250 %	nterest at the rate	of Seven	dollars
\$ 316.15 \$ 316.15	percent (on) plus i 7.250 %; August 7, 1998	nterest at the rate	of Seven	dollars and One Quarter s as follows:
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RHS Field Office Address: 704 Albany Suite 8, Caldwell, ID 83605

FORM ADD

USDA-RHS Form FmHA 1965-15	ASSU	MPTION AGREEMENT		Type of Loan	OMB No. 0575-0086
(Rev. 10-96)	Single	Family Housing Loans			
ruchic reporting oursign for this co- instructions, searching existing data	llection of information is estimated to information in the control of the control	ated to average 5 minutes per response, including the adming the data needed, and completing and reviewing	time for reviewing	Sec. 502	X Non Program Sec. 504
information. Send comments regarding this burden, to U.S. Demontrary of A	g this burden estimate or any or	taining the data needed, and completing and reviewing her aspect of this collection of information, including sugges- TOP 2600 Land to the collection of information, including sugges-	the collection of	Loan Number	00000 to 12
Please DO NOT RETURN this for of information unless is displays a cu	m to this eddress Farmed	to 1 1002, 7400 Inserpensionce Avenue, S.W., Washington,	D. C. 20250-7602 d to this collection	Comi Humber	0003249249-P 0003249236-S
73.1					
inis Agreement of Housing Service (RHS) and	dated July		, is between th	e United States o	f America, acting through the Rural
			Vince R	Tullock &	Darci J K Tullock
berein called Borrower), wh	oose mailing address is	8200 Hwy 44, Middleto	n, ID 83	644	
		more debt instrument secured by one or	more of the fo		d requests :
ase Number	0003340340		erring		
Canyon	Count	, State of Idaho	, c	n real property d	escribed therein which is located in
		, State ofIdaho			
Toma toma	Date		Book	/Volume/	
Type Instrument Deed of Trust	Executed	Office Where Recorded		ent Number	Page Number
Deed of Trust	05/04/1984	Canyon	B410917		000000
	10,00,55	Canyon	9324448		
		btedness as herein provided and the Gover		<u>-</u> [
nay later be specified) the	principal sum of	and agrees to pay to the order of the Thirty Eight Th	ousand bo	llars & N	shown below (or other location O/Cents doilars
	Dement /	7 - 250 %			and One Ouarter
	porecan (, , , , , , , , , , , , , , , , , , ,	per annum, pay	able in installme	nts as follows:
\$ 316,15	on	August 7, 1998		and	
§ 316.15	there	after on the			
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		·) years fr	om the date of th	is Agreement
2. Payments of pr	incinal and interest chal	I have a more than the contract of the contrac			
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The provisions	of the debt incomment	hearter			
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e described debt instrumen	ts.		Suali De consti	post to release the	
4. Any provisions her credit source do not app	of the debt and securit	V incommence which			transferor from liability on the
1 This Assessment	- A and any hood off 140	Program terms.	wer occupy th	e Government-fit	transferor from liability on the
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TED STATES OF AMERICAL HOUSING SERVICE	signer)	regulations of the Government and to its	future regular	Borrow Tullockarrow	e transferor from liability on the transced dwelling or refinance to the transcent with the express

WE HEREBY CERTIFY THAT THIS IS A TRUE AND EXACT COPY OF THE ORIGINAL.

Form RD 3550-14 ID (11-96)

(Space Above This Line For Recording Data)

Form Approved OMB No. 0575-0172

United States Department of Agriculture Rural Housing Service

DEED OF TRUST FOR IDAHO

THIS DEED OF TRUST ("Security Instrument") is made on July 7 e trustor is Vince R. & Darci J. K. Tullock The trustor is

1998 (Date)

The trustee is

Alliance Title

("Borrower").

P. O. Box 7546, Boise, ID 83707

of

IDAHO, as trustees ("Trustee"). The beneficiary is the United States of America acting through the Rural Housing Service or successor agency, United States Department of Agriculture ("Lender"), whose address is Rural Housing Service, c/o Centralized Servicing Center, United States Department of Agriculture, P.O. Box 66889, St. Louis,

Borrower is indebted to Lender under the following promissory notes and/or assumption agreements (herein collectively called "Note") which have been executed or assumed by Borrower and which provide for monthly payments, with the full debt, if not paid earlier, due and payable on the maturity date:

Date of Instrument 7-7-98

Principal Amount \$40,000.00

Maturity Date 7-7-2008.

Assumtion of the following

5-4-84

\$36,800.00

5-4-2-17

10-8-93
This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications of the Note; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the property covered by this Security Instrument; (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Note, and (d) the recapture of any payment assistance and subsidy which may be granted to the Borrower by the Lender pursuant to 42 U.S.C. §§ 1472(g) or 1490a. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located

Middleton, Canyon County

, IDAHO:

[City]

Lot 1, Block 1, Canyon Villa Addition to Middleto, ID.

according to the Official Plat thereof, filed in Book 9 of Plats at Page 26, records of Canyon County, Idaho.

which has the address of #4 North Middleton RD, Middleton [Stree]

IDAHO 83644 [Zivl

("Property Address")

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this hurden, to the U.S. Department of Agriculture, Clearance Officer, STOP-7602, 1400 Independence Ave., S.W., Washington, D.C. 20250-7602. Please DO NOT RETURN this form to this address. Forward to the local USDA office only. You are not required to respond to this collection of information unless it displays a currently valid OMR number. Page 1 of 6

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures which now or hereafter are a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; and (d) yearly flood insurance premiums, if any. These items are called "Escrow Items." Lender may, at any time, collect and hold Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan may require for Borrower's escrow account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. § 2601 et seq. ("RESPA"), unless another law or federal regulation that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall be held by a federal agency (including Lender) or in an institution whose deposits are insured by a federal agency, instrumentality, or entity. Lender shall apply the Funds to pay the Escrow Items. Lender may not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. However, Lender may require Borrower to pay a one-time charge for an independent real estate tax reporting service used by Lender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender may agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds, showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as

additional security for all sums secured by this Security Instrument.

If the Funds held by Lender exceed the amounts permitted to be held by applicable law, Lender shall account to Borrower for the excess funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Lender may so notify Borrower in writing, and, in such case Borrower shall pay to Lender the amount necessary to make up the deficiency. Borrower shall make up the deficiency in no more than twelve monthly payments, at Lender's sole discretion.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower

any Funds held by Lender. If Lender shall acquire or sell the Property after acceleration under paragraph 22, Lender, prior to the acquisition or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

3. Application of Payments. Unless applicable law or Lender's regulations provide otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied in the following order of priority: (1) to advances for the preservation or protection of the Property or enforcement of this lien; (2) to accrued interest due under the Note; (3) to principal due under the Note; (4) to amounts required for the escrow items under paragraph 2; (5) to late

charges and other fees and charges.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which may attain priority over this Security Instrument, and leasehold payments or ground rents, if any. Borrower shall pay these obligations in the manner provided in paragraph 2, or if not paid in that manner, Borrower shall pay them on time directly to the person owed payment. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender receipts evidencing the payments.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Lender has

agreed in writing to such lien or Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the lien in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within ten (10) days of the giving of notice.

Borrower shall pay to Lender such fees and other charges as may now or hereafter be required by regulations of Lender, and pay or reimburse the Lender or Trustee for all of Trustee's and Lender's fees, costs, and expenses in connection with any full or partial release or subordination of this instrument or any other transaction affecting the

5. Hazard or Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage" and any other hazards, including floods or flooding, for which Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. The insurer providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld. If Borrower fails to maintain coverage described above, at Lender's option Lender may obtain coverage to protect Lender's rights in the Property pursuant

All insurance policies and renewals shall be in a form acceptable to Lender and shall include a standard mortgagee clause. Lender shall have the right to hold the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within thirty (30) days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds.

Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The thirty (30) day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of the property is accepted by Londer Borrower's right to any increase and lines and the payments. If after acceleration the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the sums secured by this Security Instrument immediately prior to the acquisition.

6. Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholds. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate, or commit waste on the Property. Borrower shall maintain the improvements in good repair and make repairs required by Lender. Borrower shall comply with all laws, ordinances, and regulations affecting the Property. Borrower shall be in default if any forfeiture action or proceeding, whether civil or criminal, is begun that in Lender's good faith judgment could result in forfeiture of the Property or otherwise materially impair the lien created by this Security Instrument or Lender's security interest. Borrower may cure such a default by causing the action or proceeding to be dismissed with a ruling that, in Lender's good faith determination, precludes forfeiture of the Borrower's interest in the Property or other material impairment of the lien created by this Security Instrument or Lender's security interest. Borrower shall also be in default if Borrower, during the loan application process, gave materially false or inaccurate information or statements to Lender (or failed to provide Lender with any material information) in connection with the loan evidenced by the Note. If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger in writing.

7. Protection of Lender's Rights in the Property. If Borrower fails to perform the covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' fees and entering on the Property to make

repairs. Although Lender may take action under this paragraph 7, Lender is not required to do so.

Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

8. Refinancing. If at any time it slall appear to Lender that Borrower may be able to obtain a loan from a responsible cooperative or private credit source, at reasonable rates and terms for loans for similar purposes.

Borrower will, upon the Lender's request, apply for and accept such loan in sufficient amount to pay the note and any indebtedness secured hereby in full.

9. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

10. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the taking, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower. In the event of a partial taking of the Property immediately before the taking is less than the amount of the sums secured hereby immediately before the taking, unless Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within thirty (30) days after the date the notice is given, Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due. Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of such payments.

11. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to Borrower and any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

12. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16. Borrower's covenants and agreements shall be joint and several. Any Borrower who cosigns this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without that Borrower's consent.

13. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any other address Lender designates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or Lender when given as provided in this paragraph.

14. Governing Law; Severability. This Security Instrument shall be governed by federal law. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable. This instrument shall be subject to the present regulations of Lender, and to its future regulations not inconsistent with the express provisions hereof. All powers and agencies granted in this instrument are coupled with an interest and are irrevocable by death or otherwise; and the rights and remedies provided in this instrument are cumulative to remedies provided by law.

15. Borrower's Copy. Borrower acknowledges receipt of one conformed copy of the Note and of this Security

16. Transfer of the Property or a Beneficial Interest in Borrower: If all or any part of the Property or any interest in it is leased for a term greater than three (3) years, leased with an option to purchase, sold, or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument.

17. Nondiscrimination. If Borrower intends to sell or rent the Property or any part of it and has obtained Lender's consent to do so (a) neither Borrower nor anyone authorized to act for Borrower, will refuse to negotiate for the sale or rental of the Property or will otherwise make unavailable or deny the Property to anyone because of race, color, religion, sex, national origin, handicap, age, or familial status, and (b) Borrower recognizes as illegal and hereby disclaims and will not comply with or attempt to enforce any restrictive covenants on dwelling relating to

race, color, religion, sex, national origin, handicap, age or familial status.

18. Sale of Note; Change of Loan Servicer. The Note or a partial interest in the Note (together with this Security Instrument) may be sold one or more times without prior notice to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security Instrument. There also may be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with paragraph 13 above and applicable law. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made.

19. Uniform Federal Non-Judicial Foreclosure. If a uniform federal non-judicial foreclosure law applicable to foreclosure of this security instrument is enacted, Lender shall have the option to foreclose this instrument in

accordance with such federal procedure.

20. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any hazardous substances on or in the Property. The preceding sentence shall not apply to the presence, use, or storage on the Property of small quantities of hazardous substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property that is in violation of any federal, state, or local environmental law or regulation.

Borrower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any hazardous substance or environmental law or regulation of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any hazardous substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with applicable

environmental law and regulations.

As used in this paragraph "hazardous substances" are those substances defined as toxic or hazardous substances by environmental law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph, "environmental law" means federal laws and regulations and laws and regulations of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

21. Cross Collateralization. Default hereunder shall constitute default under any other real estate security instrument held by Lender and executed or assumed by Borrower, and default under any other such security

instrument shall constitute default hereunder.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

22. SHOULD DEFAULT occur in the performance or discharge of any obligation in this instrument or secured by this instrument, or should the parties named as Borrower die or be declared an incompetent or should any one of the parties named as Borrower be discharged in bankruptcy or declared an insolvent or make an assignment for the benefit of creditors, Lender, at its option, with or without notice, may: (a) declare the entire amount unpaid under the note and any indebtedness to Lender hereby secured immediately due and payable, (b) for the account of Borrower incur and pay reasonable expenses for repair or maintenance of and take possession of, operate or rent the property, (c) upon application by it and production of this instrument, without other evidence and without notice of hearing of said application, have a receiver appointed for the property, with the usual powers of receivers in like cases, and (d) authorize and request Trustee to foreclose this instrument and sell the property as

23. At the request of Lender, Trustee may foreclose this instrument by advertisement and sale of the property as provided by law, for cash or secured credit at the option of Lender; such sale may be adjourned from time to time without other notice than oral proclamation at the time and place appointed for such sale and correction made on the posted notices; and at such sale Lender and its agents may bid and purchase as a stranger; Trustee at Trustee's option orally or in writing and Trustee's execution of a conveyance of the property or any part thereof to any purchaser at foreclosure sale shall be conclusive evidence that the sale was conducted in accordance herewith.

24. The proceeds of foreclosure sale shall be applied in the following order to the payment of: (a) costs and expenses incident to enforcing or complying with the provisions hereof, (b) the debt evidenced by the note and all indebtedness to Lender secured hereby, (c) inferior liens of record in their order of priority, and (d) any balance to Borrower. In case Lender is the successful bidder at foreclosure or other sale of all or any part of the property, Lender may pay its share of the purchase price by crediting such amount on any debts of Borrower owing to Lender, in the order prescribed above.

25. Borrower agrees that Lender will not be bound by any present or future laws, (a) prohibiting maintenance of an action for a deficiency judgment or limiting the amount thereof or the time within which such action must be brought, (b) prescribing any other statute of limitations, or (c) limiting the conditions which Lender may by regulation impose, including the interest rate it may charge, as a condition of approving a transfer of the property to a new Borrower. Borrower expressly waives the benefit of any such State laws.

26. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each rider shall be incorporated into and shall amend supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument. [Check applicable box(es)]

	Condominium Rider		Planned Unit Development Rider		Other(s) [specify]
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BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in pages 1 through 6 of this Security Instrument and in any rider executed by Borrower and recorded with this Security Instrument.

Borrower)

ACKNOWLEDGMENT

STATE OF IDAHO
COUNTY OF CANYON SS:
On this 9th day of July, in the year of 1998, before me, the undersigned, a
Public in and for said State personally appeared Vince R Tullock L Dasci J. K. Tullock
known to me to be the person(s) whose name(s) Care subscribed to the within
instrument, and acknowledged to me that executed the same as free act and deed for the uses, purposes and consideration therein expressed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the said date.
(NOTARIAE SEAL)
My commission expires: 1-L-2004 Page 6 of 6
Page 6 of 6

WE HEREBY CERTIFY THAT THIS IS A TRUE AND EXACT COPY OF THE ORIGINAL

ALLIANGE TITLE'S ESCROW

Form RD 3550-141D (11-96)

[Space Above This Line For Recording Data]

Form Approved OMB No. 0575-0172

United States Department of Agriculture Rural Housing Service

DEED OF TRUST FOR IDAHO

THIS DEED OF TRUST ("Security Instrument") is made on July 7 etrustor is Vince R. & Darci J. K. Tullock

1998. (Date)

[Zip]

("Borrower").

The trustee is

Alliance Title

P. O. Box 7546, Boise, ID 83707

IDAHO, as trustees ("Trustee"). The beneficiary is the United States of America acting through the Rural Housing Service or successor agency, United States Department of Agriculture ("Lender"), whose address is Rural Housing Service, c/o Centralized Servicing Center, United States Department of Agriculture, P.O. Box 66889, St. Louis, Missouri 63166.

Borrower is indebted to Lender under the following promissory notes and/or assumption agreements (herein collectively called "Note") which have been executed or assumed by Borrower and which provide for monthly payments, with the full debt, if not paid earlier, due and payable on the maturity date:

Date of Instrument Maturity Date 7-7-2008. Assumtion of the following Notes Principal Amount 7-7-98 \$40,000.00 5-4-84 \$36,800.00 5-4-2-17 10-8-93 \$ 6,750.00 10-8-2026

This Security Instrument secures to Lender: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications of the Note; (b) the payment of all other sums, with interest, advanced under paragraph 7 to protect the property covered by this Security Instrument; (c) the performance of Borrower's covenants and agreements under this Security Instrument and the Note, and (d) the recapture of any payment assistance and subsidy which may be granted to the Borrower by the Lender pursuant to 42 U.S.C. §§ 1472(g) or 1490a. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located Middleton, Canyon County . IDAHO:

Lot 1, Block 1, Canyon Villa Addition to Middleto, ID.

according to the Official Plat thereof, filed in Book 9 of Plats at Page 26, records of Canyon County, Idaho.

which has the address of #4 North Middleton RD, Middleton IDAHO 83644 [Stree] [City]

("Property Address")

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this hurden, to the U.S. Department of Agriculture, Clearance Officer, STOP-7602, 1400 Independence Ave., S.W., Washington, D.C. 20250-7602. Please DO NOT RETURN this form to this address. Forward to the local USDA office only. You are not required to respond to this collection of information unless it displays a currently valid OMB number. Page 1 of 6

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures which now or hereafter are a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note

2. Funds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; and (d) yearly flood insurance premiums, if any. These items are called "Escrow Items." Lender may, at any time, collect and hold Funds in an amount not to exceed the maximum amount a lender for a federally related mortgage loan may require for Borrower's escrow account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. § 2601 et seq. ("RESPA"), unless another law or federal regulation that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall be held by a federal agency (including Lender) or in an institution whose deposits are insured by a federal agency, instrumentality, or entity. Lender shall apply the Funds to pay the Escrow Items. Lender may not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. However, Lender may require Borrower to pay a one-time charge for an independent real estate tax reporting service used by Lender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender may agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds, showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for all sums secured by this Security Instrument.

If the Funds held by Lender exceed the amounts permitted to be held by applicable law, Lender shall account to Borrower for the excess funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Lender may so notify Borrower in writing, and, in such case Borrower shall pay to Lender the amount necessary to make up the deficiency. Borrower

shall make up the deficiency in no more than twelve monthly payments, at Lender's sole discretion.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. If Lender shall acquire or sell the Property after acceleration under paragraph 22, Lender, prior to the acquisition or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

3. Application of Payments. Unless applicable law or Lender's regulations provide otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied in the following order of priority: (1) to advances for the preservation or protection of the Property or enforcement of this lien; (2) to accrued interest due under the Note; (3) to principal due under the Note; (4) to amounts required for the escrow items under paragraph 2; (5) to late

charges and other fees and charges.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which may attain priority over this Security Instrument, and leasehold payments or ground rents, if any. Borrower shall pay these obligations in the manner provided in paragraph 2, or if not paid in that manner, Borrower shall pay them on time directly to the person owed payment. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender receipts evidencing the payments.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Lender has

agreed in writing to such lien or Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the lien in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within ten (10) days of the giving of notice.

Borrower shall pay to Lender such fees and other charges as may now or hereafter be required by regulations of Lender, and pay or reimburse the Lender or Trustee for all of Trustee's and Lender's fees, costs, and expenses in connection with any full or partial release or subordination of this instrument or any other transaction affecting the

5. Hazard or Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage" and any other hazards, including floods or flooding, for which Lender requires insurance. This insurance shall be maintained in the amounts and for the periods that Lender requires. The insurer providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld. If Borrower fails to maintain coverage described above, at Lender's option Lender may obtain coverage to protect Lender's rights in the Property pursuant

to paragraph 7.

All insurance policies and renewals shall be in a form acceptable to Lender and shall include a standard the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within thirty (30) days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The thirty (30) day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of the payments. If after acceleration the Property is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from damage to the Property prior to the acquisition shall pass to Lender to the extent of the sums

secured by this Security Instrument immediately prior to the acquisition.

6. Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholds. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate, or commit waste on the Property. Borrower shall maintain the improvements in good repair and make repairs required by Lender. Borrower shall comply with all laws, ordinances, and regulations affecting the Property. Borrower shall be in default if any forfeiture action or proceeding, whether civil or criminal, is begun that in Lender's good faith judgment could result in forfeiture of the Property or otherwise materially impair the lien created by this Security Instrument or Lender's security interest. Borrower may cure such a default by causing the action or proceeding to be dismissed with a ruling that, in Lender's good faith determination, precludes forfeiture of the Borrower's interest in the Property or other material impairment of the lien created by this Security Instrument or Lender's security interest. Borrower shall also be in default if Borrower, during the loan application process, gave materially false or inaccurate information or statements to Lender (or failed to provide Lender with any material information) in connection with the loan evidenced by the Note. If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger in writing.

7. Protection of Lender's Rights in the Property. If Borrower fails to perform the covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptey, probate, for condemnation or forfeiture or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' fees and entering on the Property to make

repairs. Although Lender may take action under this paragraph 7, Lender is not required to do so.

Any amounts disbursed by Lender under this paragraph 7 shall become additional debt of Borrower secured by this Security Instrument. Unless Borrower and Lender agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

EXT 8. Refinancing. If at any time it shall appear to Lender that Borrower may be able to obtain a loan from a responsible cooperative or private credit source, at reasonable rates and terms for loans for similar purposes, Borrower will, upon the Lender's request, apply for and accept such loan in sufficient amount to pay the note and any indebtedness secured hereby in full.

9. Inspection. Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable cause for the inspection.

10. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender. In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the taking, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is less than the amount of the sums secured hereby immediately before the taking, unless Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within thirty (30) days after the date the notice is given, Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due. Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of such payments.

11. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to Borrower and any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

12. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16. Borrower's covenants and agreements shall be joint and several. Any Borrower who cosigns this Security Instrument but does not execute the Note: (a) is co-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower may agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without that Borrower's consent.

13. Notices. Any notice to Borrower provided for in this Security Instrument shall be given by delivering it or by mailing it by first class mail unless applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Borrower designates by notice to Lender. Any notice to Lender shall be given by first class mail to Lender's address stated herein or any other address Lender designates by notice to Borrower. Any notice provided for in this Security Instrument shall be deemed to have been given to Borrower or

Lender when given as provided in this paragraph.

14. Governing Law; Severability. This Security instrument shall be governed by federal law. In the event that any provision or clause of this Security Instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable. This instrument shall be subject to the present regulations of Lender, and to its future regulations not inconsistent with the express provisions hereof. All powers and agencies granted in this instrument are coupled with an interest and are irrevocable by death or otherwise; and the rights and remedies provided in this instrument are cumulative to remedies provided by law.

15. Borrower's Copy. Borrower acknowledges receipt of one conformed copy of the Note and of this Security

16. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is leased for a term greater than three (3) years, leased with an option to purchase, sold, or transferred— (or if a beneficial interest in porrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may et its option, require immediate payment in full of all sums secured by this Security Instrument-

17. Nondiscrimination. If Borrower intends to sell or rent the Property or any part of it and has obtained Lender's consent to do so (a) neither Borrower nor anyone authorized to act for Borrower, will refuse to negotiate for the sale or rental of the Property or will otherwise make unavailable or deny the Property to anyone because of race, color, religion, sex, national origin, handicap, age, or familial status, and (b) Borrower recognizes as illegal and hereby disclaims and will not comply with or attempt to enforce any restrictive covenants on dwelling relating to

race, color, religion, sex, national origin, handicap, age or familial status.

18. Sale of Note; Change of Loan Servicer. The Note or a partial interest in the Note (together with this Security Instrument) may be sold one or more times without prior notice to Borrower. A sale may result in a change in the entity (known as the "Loan Servicer") that collects monthly payments due under the Note and this Security Instrument. There also may be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change in accordance with paragraph 13 above and applicable law. The notice will state the name and address of the new Loan Servicer and the address to which payments should be made.

19. Uniform Federal Non-Judicial Foreclosure. If a uniform federal non-judicial foreclosure law applicable to foreclosure of this security instrument is enacted, Lender shall have the option to foreclose this instrument in

accordance with such federal procedure.

20. Hazardous Substances. Borrower shall not cause or permit the presence, use, disposal, storage, or release of any hazardous substances on or in the Property. The preceding sentence shall not apply to the presence, use, or storage on the Property of small quantities of hazardous substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property. Borrower shall not do, nor allow anyone else to do. anything affecting the Property that is in violation of any federal, state, or local environmental law or regulation.

Borrower shall promptly give Lender written notice of any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any hazardous substance or environmental law or regulation of which Borrower has actual knowledge. If Borrower learns, or is notified by any governmental or regulatory authority, that any removal or other remediation of any hazardous substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with applicable

environmental law and regulations.

As used in this paragraph "hazardous substances" are those substances defined as toxic or hazardous substances by environmental law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph, "environmental law" means federal laws and regulations and laws and regulations of the jurisdiction where the Property is located that relate to health, safety or environmental protection.

21. Cross Collateralization. Default hereunder shall constitute default under any other real estate security instrument held by Lender and executed or assumed by Borrower, and default under any other such security

instrument shall constitute default hereunder.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

22. SHOULD DEFAULT occur in the performance or discharge of any obligation in this instrument or secured by this instrument, or should the parties named as Borrower die or be declared an incompetent or should any one of the parties named as Borrower be discharged in bankruptcy or declared an insolvent or make an assignment for the benefit of creditors, Lender, at its option, with or without notice, may: (a) declare the entire amount unpaid under the note and any indebtedness to Lender hereby secured immediately due and payable, (b) for the account of Borrower incur and pay reasonable expenses for repair or maintenance of and take possession of, operate or rent the property, (c) upon application by it and production of this instrument, without other evidence and without notice of hearing of said application, have a receiver appointed for the property, with the usual powers of receivers in like cases, and (d) authorize and request Trustee to foreclose this instrument and sell the property as

23. At the request of Lender, Trustee may foreclose this instrument by advertisement and sale of the property as provided by law, for cash or secured credit at the option of Lender; such sale may be adjourned from time to time without other notice than oral proclamation at the time and place appointed for such sale and correction made on the posted notices; and at such sale Lender and its agents may bid and purchase as a stranger; Trustee at Trustee's option may conduct such sale without being personally present, through a delegate authorized by Trustee for such purpose orally or in writing and Trustee's execution of a conveyance of the property or any part thereof to any purchaser at foreclosure sale shall be conclusive evidence that the sale was conducted in accordance herewith.

24. The proceeds of foreclosure sale shall be applied in the following order to the payment of: (a) costs and expenses incident to enforcing or complying with the provisions hereof, (b) the debt evidenced by the note and all indebtedness to Lender secured hereby, (c) inferior liens of record in their order of priority, and (d) any balance to Borrower. In case Lender is the successful bidder at foreclosure or other sale of all or any part of the property, Lender may pay its share of the purchase price by crediting such amount on any debts of Borrower owing to Lender, in the order prescribed above.

25. Borrower agrees that Lender will not be bound by any present or future laws, (a) prohibiting maintenance of an action for a deficiency judgment or limiting the amount thereof or the time within which such action must be brought, (b) prescribing any other statute of limitations, or (c) limiting the conditions which Lender may by regulation impose, including the interest rate it may charge, as a condition of approving a transfer of the property to a new Borrower. Borrower expressly waives the benefit of any such State laws. 26. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together

with this Security Instrument, the covenants and agreements of each rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument. [Check applicable box(es)]

	Condominium Rider		Planned Unit Development Rider		Other(s) [specify]
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BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in pages I through 6 of this Security Instrument and in any rider executed by Borrower and recorded with this Security Instrument.

Borrower

ACKNOWLEDGMENT

STATE OF IDAHO
COUNTY OF CANYON SS:
On this 9th day of July, in the year of 1998, before me, the undersigned, a
Public in and for said State personally appeared Vince, R Tullock L Daeci J. K. Tullock
known to me to be the person(s) whose name(s) CLCC subscribed to the within
instrument, and acknowledged to me that the executed the same as their free act and deed for the uses, purposes and consideration therein expressed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the said date.
NOTARIAL SEXUSION Notary Public, residing at Franct
My commission expires: 1-1-2004 Page 6 of 6
Page 6 of 6

USDA-FmHA
Form FmHA 427-7 ID

Position 5

(Rev. 9-23-82)

5-

REAL ESTATE DEED OF TRUST FOR IDAHO (Rural Housing)

THIS DEED OF TRUST is made and entered into by and between the undersigned

LINDA D. TAYLOR, a divorced woman

#4 Murph	y; Middleton, ID 836	44	
residing in Canyo	on	Cou	inty, Idaho as grantor(s), herein
called "Borrower," and	LAWYERS TITLE COMPANY		
united States Department WHEREAS Borrows agreement(s), herein called	is P.O. BOX 9245: Bois "Trustee," and the United States of A of Agriculture, as beneficiary, herein called indebted to the Government as et "mote," which has been executed by E tire indebtedness at the option of the	America, acting through the lated "Government," and: widenced by one or more pro	emissory note(s) or assumption
Date of Instrument	Principal Amount	Annual Rate of Interest	Due Date of Final Installment
+-84	\$36,800.00	11.8750	May 4, 2017
to secure the Government and this instrument the Government pursuant to NOW, THEREFORE in Trust with power of Canyon which said described real	of sale the following described property is either located within an in	e note and such debt shall con by reason of any default by l credit or subsidy which may ower hereby grants, bargains, roperty situated in the S	stitute an indemnity mortgage Borrower; be granted to the Borrower by sells and conveys, to Trustee state of Idaho, County(ies)
Lot 1 in Block to the PLAT of Plats at page 2 Idaho. SUBJECT TO THE 1 due the City of of same being in 2, the annual astaxes; the easer December 15, 193 to Idaho Power (184320 in Book Drecords of Canyon county)	on: 1 CANYON VILLA ADDITION Said ADDITION filed Fe 5, in the office of th COLLOWING: County tax Middleton, Idaho. An Icluded within the bouncessments of which ar ments of said District 30, by William Clifton Company, recorded February 3 of Miscellaneous Recorded County, Idaho.	N to MIDDLETON, bruary 17, 1971 e County Recorder es for 1984. Any charges against ndaries of Drains e collected with Pole Line Ease and Cora M. Clituary 27, 1931, as cords, page 3075m ting right of way	IDAHO, according in Book 9 of r, Canyon County, y special assessment the land by reasonage District No. the county ement dated Fton, his wife s Document No. 11HA 427-7 ID (Rev. 9-23-82)
ecross the herel	n described property he right to trim tree	for noles, lines	attachmente inches

Easements, reservations, restrictions and dedications, if any, as shown on the official Plat of said Canyon Villa Addition. BUILDING RESTRICTIONS AND COVENANTS of Canyon Villa Addition dated April 16, 1971, Earl L. Harmon and Eleanor L. Harmon, husband and wife, to The Public, recorded April 16, 1971 as Document No. 659263, Book of Miscellaneous Records, records of Canyon County, Idaho,.

AMMENDMENT OF BUILDING RESTRICTIONS AND COVENANTS dated April 3, 1975 by Earl L. Harmon and Eleanor L. Harmon, husband and wife, et al to The Public, recorded April 8, 1975 as Document No. 748290, re-recorded April 11, 1975 as Document No. 748542, records of Canyon County, Idaho.

together with all rights, interests, easements, hereditaments and appurtenances thereunto belonging, the rents, issues, and profits thereof and revenues and income therefrom, all improvements and personal property now or later attached thereto or reasonably necessary to the use thereof, including, but not limited to ranges, refrigerators, clothes washers, clothes dryers, or carpeting purchased or financed in whole or in part with loan funds, all water, water rights, and water stock pertaining thereto, and all payments at any time owing to Borrower by virtue of any sale, lease, transfer, conveyance, or condemnation of any part thereof or interest therein-all of which are herein called "the property."

TO HAVE AND TO HOLD the property unto Trustee, Trustee's successors, grantees and assigns forever;

IN TRUST, NEVERTHELESS, (a) at all times when the note is held by the Government, or in the event the Government should assign this instrument without insurance of the payment of the note, to secure prompt payment of the note and any renewals and extensions thereof and any agreements contained therein, including any provision for the payment of an insurance or other charge, (b) at all times when the note is held by an insured holder, to secure performance of Borrower's any default by Borrower, and (c) in any event and at all times to secure the prompt payment of all advances and expenditures made by the Government, with interest, as hereinafter described and the performance of every covenant and agreement of Borrower contained herein or in supplementary agreement, the provisions of which are hereby incorporated herein and made a part hereof.

BORROWER for Borrower's self, Borrower's heirs, executors, administrators, successors and assigns WARRANTS the property unto Trustee for the benefit of the Government against all lawful claims and demands whatsoever except any liens, encumbrances, easements, reservations, or conveyance specified hereinabove, and COVENANTS AND AGREES as follows:

- (1) To pay promptly when due any indebtedness to the Government hereby secured and to indemnify and save harmless the Government against any loss under its insurance of payment of the note by reason of any default by Borrower. At all times when the note is held by an insured holder, Borrower shall continue to make payments on the note to the Government, as collection agent for the holder.
- (2) To pay to the Government such fees and other charges as may now or hereafter be required by regulations of the Farmers Home Administration.
- (3) If required by the Government, to make additional monthly payments of 1/12 of the estimated annual taxes, assessments, insurance premiums and other charges upon the mortgaged premises.
- (4) Whether or not the note is insured by the Government, the Government may at any time pay any other amounts including advances for payment of prior and/or junior liens, required herein to be paid by Borrower and not paid by Borrower when due, as well as any costs and expenses for the preservation, protection, or enforcement of this lien, as advances for Borrower's account. All such advances shall bear interest at the rate borne by the note which has the highest interest rate.
- (5) All advances by the Government including advances for payment of prior and/or junior liens, in addition to any advances required by the terms of the note, as described by this instrument, with interest shall be immediately due and payable by Borrower to the Government without demand at the place designated in the latest note and shall be secured heremade by Borrower may be applied on the note or any indebtedness to the Government secured hereby, in any order the Government determines.
 - (6) To use the loan evidenced by the note solely for purposes authorized by the Government.
- (7) To pay when due all taxes, liens, judgments, encumbrances, and assessments lawfully attaching to or assessed against the property, including all charges and assessments in connection with water water rights, and water stock pertaining to or reasonably necessary to the use of the real property described above, and promptly deliver to the Government without demand receipt evidencing such payments.
- (8) To keep the property insured as required by and under insurance policies approved by the Government and, at its request, to deliver such policies to the Government.

- (9) To maintain improvements in good repair and make repairs required by the Government and not to abandon the property, or cause or permit waste, lessening or impairment of the security covered hereby, or, without the written consent of the Government, cut, remove, or lease any timber, gravel, oil, gas, coal, or other minerals except as may be necessary for ordinary domestic purposes.
 - (10) To comply with all laws, ordinances, and regulations affecting the property.
- (11) To pay or reimburse the Government for expenses reasonably necessary or incidental to the protection of the lien and priority hereof and to the enforcement of or the compliance with the provisions hereof and of the note and any supplementary agreement (whether before or after default) including but not limited to costs of evidence of title to and survey of the property, costs of recording this and other instruments, attorneys' fees, trustees' fees, court costs, and expenses of advertising, selling, and conveying the property.
- (12) Neither the property nor any portion thereof or interest therein shall be leased, assigned, sold, transferred or encumbered, voluntarily or otherwise, without the written consent of the Government. The Government shall have the sole and exclusive rights as beneficiary hereunder, including but not limited to the power to grant consents, partial releases, subordinations, and satisfaction, and no insured holder shall have any right, title or interest in or to the lien or any benefits hereof.
- (13) At all reasonable times the Government and its agents may inspect the property to ascertain whether the covenants and agreements contained herein or in any supplementary agreement are being performed.
- (14) The Government may (a) extend or defer the maturity of, and renew and reschedule the payments on, the debt evidenced by the note or any indebtedness to the Government secured by this instrument, (b) release any party who is liable under the note or for the debt from liability to the Government, (c) release portions of the property and subordinate its lien, and (d) waive any other of its rights under this instrument. Any and all this can and will be done without affecting the lien or the priority of this instrument or Borrower's or any other party's liability to the Government for payment of the note or debt secured by this instrument unless the Government says otherwise in writing. HOWEVER, any forbearance by the Government—whether once or often—in exercising any right or remedy under this instrument, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.
- (15) If at any time it shall appear to the Government that Borrower may be able to obtain a loan from a responsible cooperative or private credit source, at reasonable rates and terms for loans for similar purposes and periods of time, Borrower will, upon the Government's request, apply for and accept such loan in sufficient amount to pay the note and any indebtedness secured hereby and to pay for any stock necessary to be purchased in a cooperative lending agency in connection with such loan.
- (16) Default hereunder shall constitute default under any other real estate, or under any personal property or other, security instrument held or insured by the Government and executed or assumed by Borrower, and default under any such other security instrument shall constitute default hereunder.
- (17) SHOULD DEFAULT occur in the performance or discharge of any obligation in this instrument or secured by this instrument, or should the parties named as Borrower die or be declared an incompetent or should any one of the parties named as Borrower be declared a bankrupt, or an insolvent, or make an assignment for the benefit of creditors, the Government, at its option, with or without notice, may: (a) declare the entire amount unpaid under the note and any indebtedness to the Government hereby secured immediately due and payable, (b) for the account of Borrower incur and pay reasonable expenses for repair or maintenance of and take possession of, operate or rent the property, (c) upon application by it and production of this instrument, without other evidence and without notice of hearing of said application, have a receiver appointed for the property, with the usual powers of receivers in like cases, and (d) authorize and request Trustee to foreclose this instrument and sell the property as provided by law.
- (18) At the request of the Government, Trustee may foreclose this instrument by advertisement and sale of the property as provided by law, for cash or secured credit at the option of the Government; such sale may be adjourned from time to time without other notice than oral proclamation at the time and place appointed for such sale and correction made on the posted notices; and at such sale the Government and its agents may bid and purchase as a stranger; Trustee at Trustee's option may conduct such sale without being personally present, through a delegate authorized by Trustee for such purpose orally or in writing and Trustee's execution of a conveyance of the property or any part thereof to any purchaser at foreclosure sale shall be conclusive evidence that the sale was conducted in accordance herewith.
- (19) The proceeds of foreclosure sale shall be applied in the following order to the payment of: (a) costs and expenses incident to enforcing or complying with the provisions hereof, (b) the debt evidenced by the note and all indebtedness to the Government secured hereby, (c) inferior liens of record in their order of priority, and (d) any balance to Borrower. In case the Government is the successful bidder at foreclosure or other sale of all or any part of the property, the Government may pay its share of the purchase price by crediting such amount on any debts of Borrower owing to or insured by the Government, in the order prescribed above.
- (20) All powers and agencies granted in this instrument are coupled with an interest and are irrevocable by death or otherwise; and the rights and remedies provided in this instrument are cumulative to remedies provided by law.
- (21) Borrower agrees that the Government will not be bound by any present or future laws, (a) prohibiting maintenance of an action for a deficiency judgment or limiting the amount thereof or the time within which such action must be brought, (b) prescribing any other statute of limitations, or (c) limiting the conditions which the Government may by regulation impose, including the interest rate it may charge, as a condition of approving a transfer of the property to a new Borrower. Borrower expressly waives the benefit of any such State laws.

- (22) If any part of the loan for which this instrument is given shall be used to finance the purchase, construction or repair of property to be used as an owner-occupied dwelling (herein called "the dwelling") and if Borrower intends to sell or rent the dwelling and has obtained the Government's consent to do so (a) neither Borrower nor anyone authorized to act for Borrower will, after receipt of a bona fide offer, refuse to negotiate for the sale or rental of the dwelling or will otherwise make unavailable or deny the dwelling to anyone because of race, color, religion, sex, or national origin, and (b) Borrower recognizes as illegal and hereby disclaims, and will not comply with or attempt to enforce any restrictive covenants on the dwelling relating to race, color, religion, sex, or national origin.
- (23) This instrument shall be subject to the present regulations of the Farmers Home Administration, and to its future regulations not inconsistent with the express provisions hereof.
- (24) Notices given hereunder shall be sent by certified mail, unless otherwise required by law, and addressed, unless and until some other address is designated in a notice so given, in the case of the Government to Farmers Home Administration at Boise, Idaho 83702, and in the case of Borrower at the address shown in the Farmers Home Administration Finance Office records (which normally will be the same as the post office address shown above).
- (25) Upon full and final payment of all indebtedness hereby secured and the performance and discharge of each and every condition, agreement and obligation, contingent or otherwise, contained herein or secured hereby, the Government shall request trustee to execute and deliver to Borrower at Borrower's above post office address a deed of reconveyance of the property within 60 days after written demand by Borrower, and Borrower hereby waives the benefits of all laws requiring earlier execution or delivery of such deed of reconveyance.
- (26) If any provision of this instrument or application thereof to any person or circumstances is held invalid, such invalidity will not affect other provisions or applications of the instrument which can be given effect without the invalid provision or application, and to that end the provisions hereof are declared to be severable.

May	, 19 <u>_84</u> .	Linda - Luctor
		LINDA D. TAYLOR (Borrower
	ACKNOW	(Borrower,
TATE OF IDAHO	,	
OUNTY OFCANYON	\ ss:	
On this 4th	<i>)</i> day of <u>May</u>	, in the year of <u>1984</u> , before me, the under-
woman	· · · · · · · · · · · · · · · · · · ·	subscribed to the within instrument, and acknowledged
me thatshed consideration therein expressed	executed the same as	her free act and deed for the uses, purposes and affixed my official seal on the said date.
and the second	8	Jarah Lee Lothus
(NOTARIAL TALL)	4 量:	Notary Public, residing at <u>Caldwell</u> ,
	2 2 E	My commission expires:7-15-87
	NASSI Y	
NYON C	No.	

PC08394)

#7324449

FORM FmHA-ID 465-2 (5-30-00)

UNITED STATES DEPARTMENT OF AGRICULTURE Farmers Home Administration

AGREEMENT FOR EXTENSION OF REAL ESTATE MORTGAGE OR DEED OF TRUST ASSUMED

This Agreement entered into on this 8th day of October 1993	
between Russell D. Wuelfing and Ann L. Wuelfing , hereinafter	
called "Borrower," of Middleton , County of Canyon ,	
Idaho, and the UNITED STATES OF AMERICA, acting through Farmers Home	
Administration, with a State Office in Boise, Ada County, Idaho, hereinafter	
called the "Government";	
WHEREAS, on May 4 , 1984 , Linda D. Taylor	
, hereinafter called "Initial Mortgagor,"	
executed a Real Estate Mortgage or Deed of Trust covering land in Canyon	
County, Idaho described as follows:	
Lot 1, Block 1, CANYON VILLA ADDITION, Middleton, Canyon County, Idaho, according to the plat filed in Book 9 of Plate, Pager260 records of said County. RECORDER PIONEER — CALDWELL RECORDER REC	9324449
which Mortgage or Deed of Trust was recorded May 4, 1984 as Instrument No. 8410917	
, records of <u>Canvon</u> ,	
County, Idaho, securing the promissory note(s) described therein evidencing	
loan(s) made or insured by the Government to the Initial Mortgagor;	
WHEREAS, The said Initial Mortgagor has conveyed the above real estate to the Borrower as appears of record in consideration of Porrower assuming the obligations of wid mortgage, deed of trust and the note(s) secured thereby; and	

WHEREAS, on October 8, 1993, Borrower entered into an Assumption
Agreement with the Government under the provisions of which the \$ 38,530.00
balance of the indebtedness secured by said mortgage or deed of trust was
reamortized and extended so as to provide for annual installments over the
period ending October 8 , 1902026, the DUE DATE OF THE FINAL PAYMENT; and
WHEREAS, it is the desire of the Borrower and of the Government that the renewed and extended status of the obligations secured by the aforesaid Real Estate Mortgage or Deed of Trust be reflected of record, thereby continuing and extending the lien of said mortgage as provided by law;
NOW, THEREFORE, in consideration of the premises and other good and valuable considerations, it is agreed by the parties hereto that said Real Estate
Mortgage or Deed of Trust executed by the Initial Mortgagor and assumed by the Borrower in favor of the Government, recorded May 4, 1984 as Instrument No.
8410917 , records of Canyon
County, Idaho, is hereby supplemented as to reflect the renewed and extended status of the mortgage or deed of trust and the obligations secured thereby, as set forth in said Assumption Agreement described above and it is agreed by the parties hereto that the said mortgage or deed of trust is continued and extended accordingly as provided by law, with the DUE DATE OF THE FINAL PAYMENT BEING
October 8 , XXX 2026
IN WITNESS WHEREOF, the parties hereto have executed this instrument on the day and year first above written.
Russell D. Wuelfing
Ann L. Wuelfing (Borrower)
UNITES STATES OF AMERICA
ACTING County Supervisor Farmers Home Administration

My Commission Expires:

1-27-99

USDA-FmHA Suc. #84/10917
Form FmHA 427-7 ID

(Rev. 9-23-82)

REAL ESTATE DEED OF TRUST FOR IDAHO (Rural Housing)

THIS DEED OF TRUST is made and entered into by and between the undersigned

LINDA D. TAYLOR, a divorced woman

#4 Murphy;	Middleton, ID 836	44	
residing in <u>Canyon</u>		Cou	inty, Idaho as grantor(s), herein
called "Borrower," and L	AWYERS TITLE COMPANY	OF IDAHO	
as trustee, herein called "Ti	P.O. BOX 9245: Bois	America, acting through the	, Idaho 83704,
WHEREAS Borrower agreement(s), herein called "	Agriculture, as beneficiary, herein of is indebted to the Government as emote," which has been executed by lee indebtedness at the option of the	alled "Government," and: videnced by one or more pro Borrower, is payable to the or	emissory note(s) or assumption
.		Annual Rate	Due Date of Final
Date of Instrument	Principal Amount	of Interest	Installment
4 – 8 4	\$36,800.00	11.8750	May 4, 2017
the Government pursuant to NOW, THEREFORE, in Trust with power of of Canyon which said described real pro-	in consideration of the loan(s) Born sale the following described property is either located within an in	credit or subsidy which may rower hereby grants, bargains, property situated in the S	be granted to the Borrower by , sells and conveys, to Trustee State of Idaho, County(ies)
acres regardless of its location	: CANYON VILLA ADDITION		
to the PLAT of sa	aid ADDITION filed Fe in the office of the	bruary 17, 1971	in Book 9 of
ldaho.			-
due the City of M of same being ind	LLOWING: County tax Middleton, Idaho. An Cluded within the bou	ly charges agains indaries of Drain	t the land by reas age District No.
2, the annual ass taxes; the easeme December 15, 1930	essments of which ar nts of said District , by William Clifton	re collected with Pole Line East and Cora M. Cli	the county ement dated fton. his wife
to Idaho Power Co 184320 in Book 13 records of Canyon	mpany, recorded Febr of Miscellaneous Re County, Idaho, gran	uary 27, 1931, as cords, page 307km ting right of way	s Document No. nHA 427-7 ID (Rev. 9-23-82)
across the herein	described property e right to trim tree	for poles, lines	.attachments inon

Easements, reservations, restrictions and dedications, if any, as shown on the official Plat of said Canyon Villa Addition. BUILDING RESTRICTIONS AND COVENANTS of Canyon Villa Addition dated April 16, 1971, Earl L. Harmon and Eleanor L. Harmon, husband and wife, to The Public, recorded April 16, 1971 as Document No. 659263, Book of Miscellaneous Records, records of Canyon County, Idaho,.

AMMENDMENT OF BUILDING RESTRICTIONS AND COVENANTS dated April 3, 1975 by Earl L. Harmon and Eleanor L. Harmon, husband and wife, et al to The Public, recorded April 8, 1975 as Document No. 748290, re-recorded April 11, 1975 as Document No. 748542, records of Canyon County, Idaho.

together with all rights, interests, easements, hereditaments and appurtenances thereunto belonging, the rents, issues, and profits thereof and revenues and income therefrom, all improvements and personal property now or later attached thereto or reasonably necessary to the use thereof, including, but not limited to ranges, refrigerators, clothes washers, clothes dryers, or carpeting purchased or financed in whole or in part with loan funds, all water, water rights, and water stock pertaining thereto, and all payments at any time owing to Borrower by virtue of any sale, lease, transfer, conveyance, or condemnation of any part thereof or interest therein-all of which are herein called "the property."

TO HAVE AND TO HOLD the property unto Trustee, Trustee's successors, grantees and assigns forever;

IN TRUST, NEVERTHELESS, (a) at all times when the note is held by the Government, or in the event the Government should assign this instrument without insurance of the payment of the note, to secure prompt payment of the note and any renewals and extensions thereof and any agreements contained therein, including any provision for the payment of an insurance or other charge, (b) at all times when the note is held by an insured holder, to secure performance of Borrower's agreement herein to indemnify and save harmless the Government against loss under its insurance endorsement by reason of any default by Borrower, and (c) in any event and at all times to secure the prompt payment of all advances and expenditures made by the Government, with interest, as hereinafter described and the performance of every covenant and agreement of Borrower contained herein or in supplementary agreement, the provisions of which are hereby incorporated herein and made a part hereof.

BORROWER for Borrower's self, Borrower's heirs, executors, administrators, successors and assigns WARRANTS the property unto Trustee for the benefit of the Government against all lawful claims and demands whatsoever except any liens, encumbrances, easements, reservations, or conveyance specified hereinabove, and COVENANTS AND AGREES as follows:

- (1) To pay promptly when due any indebtedness to the Government hereby secured and to indemnify and save harmless the Government against any loss under its insurance of payment of the note by reason of any default by Borrower. At all times when the note is held by an insured holder, Borrower shall continue to make payments on the note to the Government, as collection agent for the holder.
- (2) To pay to the Government such fees and other charges as may now or hereafter be required by regulations of the Farmers Home Administration.
- (3) If required by the Government, to make additional monthly payments of 1/12 of the estimated annual taxes, assessments, insurance premiums and other charges upon the mortgaged premises.
- (4) Whether or not the note is insured by the Government, the Government may at any time pay any other amounts including advances for payment of prior and/or junior liens, required herein to be paid by Borrower and not paid by Borrower when due, as well as any costs and expenses for the preservation, protection, or enforcement of this lien, as advances for Borrower's account. All such advances shall bear interest at the rate borne by the note which has the highest interest rate.
- (5) All advances by the Government including advances for payment of prior and/or junior liens, in addition to any advances required by the terms of the note, as described by this instrument, with interest shall be immediately due and payable by Borrower to the Government without demand at the place designated in the latest note and shall be secured heremade by Borrower may be applied on the note or any indebtedness to the Government secured hereby, in any order the Government determines.
 - (6) To use the loan evidenced by the note solely for purposes authorized by the Government.
- (7) To pay when due all taxes, liens, judgments, encumbrances, and assessments lawfully attaching to or assessed against the property, including all charges and assessments in connection with water water rights, and water stock pertaining to or reasonably necessary to the use of the real property described above, and promptly deliver to the Government without demand receipt evidencing such payments.
- (8) To keep the property insured as required by and under insurance policies approved by the Government and, at its request, to deliver such policies to the Government.

- (9) To maintain improvements in good repair and make repairs required by the Government and not to abandon the property, or cause or permit waste, lessening or impairment of the security covered hereby, or, without the written consent of the Government, cut, remove, or lease any timber, gravel, oil, gas, coal, or other minerals except as may be necessary for ordinary domestic purposes.
 - (10) To comply with all laws, ordinances, and regulations affecting the property.
- (11) To pay or reimburse the Government for expenses reasonably necessary or incidental to the protection of the lien and priority hereof and to the enforcement of or the compliance with the provisions hereof and of the note and any supplementary agreement (whether before or after default) including but not limited to costs of evidence of title to and survey of the property, costs of recording this and other instruments, attorneys' fees, trustees' fees, court costs, and expenses of advertising, selling, and conveying the property.
- (12) Neither the property nor any portion thereof or interest therein shall be leased, assigned, sold, transferred or encumbered, voluntarily or otherwise, without the written consent of the Government. The Government shall have the sole and exclusive rights as beneficiary hereunder, including but not limited to the power to grant consents, partial releases, subordinations, and satisfaction, and no insured holder shall have any right, title or interest in or to the lien or any benefits hereof.
- (13) At all reasonable times the Government and its agents may inspect the property to ascertain whether the covenants and agreements contained herein or in any supplementary agreement are being performed.
- (14) The Government may (a) extend or defer the maturity of, and renew and reschedule the payments on, the debt evidenced by the note or any indebtedness to the Government secured by this instrument, (b) release any party who is liable under the note or for the debt from liability to the Government, (c) release portions of the property and subordinate its lien, and (d) waive any other of its rights under this instrument. Any and all this can and will be done without affecting the lien or the priority of this instrument or Borrower's or any other party's liability to the Government for payment of the note or debt secured by this instrument unless the Government says otherwise in writing. HOWEVER, any forbearance by the Government—whether once or often—in exercising any right or remedy under this instrument, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy.
- (15) If at any time it shall appear to the Government that Borrower may be able to obtain a loan from a responsible cooperative or private credit source, at reasonable rates and terms for loans for similar purposes and periods of time, Borrower will, upon the Government's request, apply for and accept such loan in sufficient amount to pay the note and any indebtedness secured hereby and to pay for any stock necessary to be purchased in a cooperative lending agency in connection with such loan.
- (16) Default hereunder shall constitute default under any other real estate, or under any personal property or other, security instrument held or insured by the Government and executed or assumed by Borrower, and default under any such other security instrument shall constitute default hereunder.
- (17) SHOULD DEFAULT occur in the performance or discharge of any obligation in this instrument or secured by this instrument, or should the parties named as Borrower die or be declared an incompetent or should any one of the parties named as Borrower be declared a bankrupt, or an insolvent, or make an assignment for the benefit of creditors, the Government, at its option, with or without notice, may: (a) declare the entire amount unpaid under the note and any indebtedness to the Government hereby secured immediately due and payable, (b) for the account of Borrower incur and pay reasonable expenses for repair or maintenance of and take possession of, operate or rent the property, (c) upon application by it and production of this instrument, without other evidence and without notice of hearing of said application, have a receiver appointed for the property, with the usual powers of receivers in like cases, and (d) authorize and request Trustee to foreclose this instrument and sell the property as provided by law.
- (18) At the request of the Government, Trustee may foreclose this instrument by advertisement and sale of the property as provided by law, for cash or secured credit at the option of the Government; such sale may be adjourned from time to time without other notice than oral proclamation at the time and place appointed for such sale and correction made on the posted notices; and at such sale the Government and its agents may bid and purchase as a stranger; Trustee at Trustee's option may conduct such sale without being personally present, through a delegate authorized by Trustee for such purpose orally or in writing and Trustee's execution of a conveyance of the property or any part thereof to any purchaser at foreclosure sale shall be conclusive evidence that the sale was conducted in accordance herewith.
- (19) The proceeds of foreclosure sale shall be applied in the following order to the payment of: (a) costs and expenses incident to enforcing or complying with the provisions hereof, (b) the debt evidenced by the note and all indebtedness to the Government secured hereby, (c) inferior liens of record in their order of priority, and (d) any balance to Borrower. In case the Government is the successful bidder at foreclosure or other sale of all or any part of the property, the Government may pay its share of the purchase price by crediting such amount on any debts of Borrower owing to or insured by the Government, in the order prescribed above.
- (20) All powers and agencies granted in this instrument are coupled with an interest and are irrevocable by death or otherwise; and the rights and remedies provided in this instrument are cumulative to remedies provided by law.
- (21) Borrower agrees that the Government will not be bound by any present or future laws, (a) prohibiting maintenance of an action for a deficiency judgment or limiting the amount thereof or the time within which such action must be brought, (b) prescribing any other statute of limitations, or (c) limiting the conditions which the Government may by regulation impose, including the interest rate it may charge, as a condition of approving a transfer of the property to a new Borrower. Borrower expressly waives the benefit of any such State laws.

- (22) If any part of the loan for which this instrument is given shall be used to finance the purchase, construction or repair of property to be used as an owner-occupied dwelling (herein called "the dwelling") and if Borrower intends to sell or rent the dwelling and has obtained the Government's consent to do so (a) neither Borrower nor anyone authorized to act for Borrower will, after receipt of a bona fide offer, refuse to negotiate for the sale or rental of the dwelling or will otherwise make unavailable or deny the dwelling to anyone because of race, color, religion, sex, or national origin, and (b) Borrower recognizes as illegal and hereby disclaims, and will not comply with or attempt to enforce any restrictive covenants on the dwelling relating to race, color, religion, sex, or national origin.
- (23) This instrument shall be subject to the present regulations of the Farmers Home Administration, and to its future regulations not inconsistent with the express provisions hereof.
- (24) Notices given hereunder shall be sent by certified mail, unless otherwise required by law, and addressed, unless and until some other address is designated in a notice so given, in the case of the Government to Farmers Home Administration at Boise, Idaho 83702, and in the case of Borrower at the address shown in the Farmers Home Administration Finance Office records (which normally will be the same as the post office address shown above).
- (25) Upon full and final payment of all indebtedness hereby secured and the performance and discharge of each and every condition, agreement and obligation, contingent or otherwise, contained herein or secured hereby, the Government shall request trustee to execute and deliver to Borrower at Borrower's above post office address a deed of reconveyance of the property within 60 days after written demand by Borrower, and Borrower hereby waives the benefits of all laws requiring earlier execution or delivery of such deed of reconveyance.
- (26) If any provision of this instrument or application thereof to any person or circumstances is held invalid, such invalidity will not affect other provisions or applications of the instrument which can be given effect without the invalid provision or application, and to that end the provisions hereof are declared to be severable.

		Borrower's hand(s) and seal(s) this 4th day of
	, 19 <u>_84</u> .	LINDA D. TAYLOR (Borrower)
		(Borrower)
	ACKNOW	LEDGMENT
STATE OF IDAHO)	
COUNTY OFCANYON	\rightarrow ss:	
On this 4th	<i>)</i> day of <u>May</u>	, in the year of <u>1984</u> , before me, the under-
		red LINDA D. TAYLOR, a divorced
woman	a many promonanty appear	A LLXOITE
known to me to be the person(s) wh	ose name(s)is	subscribed to the within instrument, and acknowledged
and consider at ion therein expressed.		her free act and deed for the uses, purposes and affixed my official seal on the said date.
- make the stage	8	Jarah Lee Lothus
(NOTARIAL TAL)	、世。	Notary Public, residing at <u>Caldwell</u> ,
(a)	2 00 E 00	My commission expires: 7-15-87
	ABST	my commission express.
The state of the s	N N	
ANYON	N A THE STATE OF T	
) = 0 m	3	

PC08394

#7324449

FORM FmHA-ID 465-2 (5-30-80)

UNITED STATES DEPARTMENT OF AGRICULTURE Farmers Home Administration

AGREEMENT FOR EXTENSION OF REAL ESTATE MORTGAGE OR DEED OF TRUST ASSUMED

THE STATE OF THE S	
This Agreement entered into on this 8th day of October , 1993	
between Russell D. Wuelfing and Ann L. Wuelfing , hereinafter	
called "Borrower," of Middleton , County of Canyon ,	
Idaho, and the UNITED STATES OF AMERICA, acting through Farmers Home	
Administration, with a State Office in Boise, Ada County, Idaho, hereinafter	
called the "Government";	
WHEREAS, on May 4 , 1984 , Linda D. Taylor	
, hereinafter called "Initial Mortgagor,"	
executed a Real Estate Mortgage or Deed of Trust covering land in Canyon	
County, Idaho described as follows:	
Lot 1, Block 1, CANYON VILLA ADDITION, Middleton, Canyon County, Idaho, according to the plat filed in Book 9 of Plate, Pagen260 records of said County. RECORDER RECORDER RECORDER RECORDER CALDWELL RECORDER CALDWELL RECORDER CALDWELL RECORDER RECORDER CALDWELL RECORDER CALDWELL	9324449
which Mortgage or Deed of Trust was recorded May 4, 1984 as Instrument No. 8410917	,
, records of <u>Canyon</u> ,	
County, Idaho, securing the promissory note(s) described therein evidencing	
loan(s) made or insured by the Government to the Initial Mortgagor;	
WHEREAS, The said Initial Mortgagor has conveyed the above real estate to	

the Borrower as appears of record in consideration of Borrower assuming the

obligations of wid mortgage, deed of trust and the note(s) secured thereby; and

WHEREAS, on October 8 , 1993 , Borrower entered into an Assumption
Agreement with the Government under the provisions of which the \$ 38,530.00
balance of the indebtedness secured by said mortgage or deed of trust was
reamortized and extended so as to provide for annual installments over the
period ending October 8 , 18/2026, the DUE DATE OF THE FINAL PAYMENT; and
WHEREAS, it is the desire of the Borrower and of the Government that the renewed and extended status of the obligations secured by the aforesaid Real Estate Mortgage or Deed of Trust be reflected of record, thereby continuing and extending the lien of said mortgage as provided by law;
NOW, THEREFORE, in consideration of the premises and other good and valuable considerations, it is agreed by the parties hereto that said Real Estate Mortgage or Deed of Trust executed by the Initial Mortgagor and assumed by the Borrower in favor of the Government, recorded May 4, 1984 as Instrument No.
8410917 , records of <u>Canyon</u>
status of the mortgage or deed of trust and the obligations secured thereby, as set forth in said Assumption Agreement described above and it is agreed by the parties hereto that the said mortgage or deed of trust is continued and extended accordingly as provided by law, with the DUE DATE OF THE FINAL PAYMENT BEING October 8 IN WITNESS WHEREOF, the parties hereto have executed this instrument on the day and year first above written.
Russell D. Wuelfing Russell D. Wuelfing
Ann L. Wuelfing (Forrower)
UNITES STATES OF AMERICA
By County Supervisor Farmers Home Administration U.S. Department of Agriculture

1-27-99

ann Likeus

Form FmHA 1965-8 (Rev. 3-92)

UNITED STATES DEPARTMENT OF AGRICULTURE FARMERS HOME ADMINISTRATION

				12 - Ida	aho	
TYPE OF LOAN						
Arral Housing		RELEASE FROM P	ERSONAL LIABII	SONAL LIABILITY 12-14-519-84-9709		
PART 1						
THIS RELEASE is	executed on	Octob	per 08	19 <u>93</u>		
		ting through the Farmers	Home Administration	(FmHA), called the Gov	ernment, is holder or	
insurer of loan(s) evidence						
	D. Taylor					
the Government and further	identified as f	follows:				
			ABLE I UNPAID PRINCIPAL	ACCRUED INTEREST	INTEREST RATE	
KIND OF INSTRUMENT	05-04-84	ORIGINAL PRINCIPAL 36,800.00	40,451.62	2,216.01	11.8750	
Aromissory Note	05-04-04					
			<u> </u>			
In connection with	such loan(s) Canyon	the Government is the h	nolder of the following	₩ 1.1.	rument(s) on property	
	E DATED	OFFICE WHERE RECO	ABLE II	OOK, VOL. OR DOCUM	ENT NO. PAGE NO.	
KIND OF INSTRUMENT	05-04-84	Canyon County		#8410917		
		,				
	 					
Taxpayer Identification	Number		 			
- unpuy er -uevee-						
Borrower discharged un	nder Title 11	of the United States Co	de (Bankruptcy)	Yes □ No		

Linda D. Taylor	, called Transferon
has (have) conveyed the property described in the security instrument(s) listed in Pa	t 1 of this form, to
	, called Transferee
Transferee by assumption agreement has assumed the obligations of the liability for payment of all or part of unpaid indebtedness of Transferor and, is annual loan or mortgage insurance charge to the Government, if and as provious to the Government for any amounts paid or loss suffered by it because of Transsecurity instrument(s), and assumption agreement(s).	f an insured loan is involved, payment of (a) a separate led in any such instrument(s), and (b) indemnification
If Transferee has not assumed all of the unpaid indebtedness of Trans meets the conditions set forth in the statute(s) and FmHA servicing regulation	eror, the undersigned has determined that Transferor on applicable to the type of loan(s) involved.
Therefore, the Government releases Transferor from personal liability to evidenced by or incurred under the terms of said note(s) and security instrumental release or extinguish any part of said indebtedness or obligations, including instrument(s) or any part of the property covered by those instruments from enforceability of such lien(s), and the Government retains to itself and its assist the lien(s), priority, and enforceability of such security instrument(s) against the lien(s) and the Government, by subrogation or as holder or insurer of the parties other than Transferor.	ment(s); provided, however, that nothing in this form g interest and all other amounts nor release the security the lien thereof, nor modify or impair the priority or gns all rights against Transferor necessary to preserve the property covered by those instruments and all rights
PART 3. FOR WITHDRAWAL OF JOINT OBLIGOR	
PART 3. FOR WITHDRAWAL OF JOINT OBLIGOR	has conveyed his/her interest
	has conveyed his/her interest
in the property described in the security instrument(s) described in Part 1 of this form Because under the terms of the note(s) and security instrument(s) described in Part 1 of the loan(s) and if an insured loan is involved, for payment of (a) a separate annual if and as provided in any such instrument(s), and (b) indemnification to the G because of failure to meet the obligations under the note(s) and security instrument.	shall continue to be personally liable for the obligations f this form for payment of the unpaid indebtedness on I loan or mortgage insurance charge to the Government, overnment for any amounts paid or loss suffered by it
in the property described in the security instrument(s) described in Part 1 of this form Because under the terms of the note(s) and security instrument(s) described in Part 1 o the loan(s) and if an insured loan is involved, for payment of (a) a separate annua if and as provided in any such instrument(s), and (b) indemnification to the G	shall continue to be personally liable for the obligations f this form for payment of the unpaid indebtedness on loan or mortgage insurance charge to the Government, overnment for any amounts paid or loss suffered by it nument(s).
in the property described in the security instrument(s) described in Part 1 of this form Because under the terms of the note(s) and security instrument(s) described in Part 1 of the loan(s) and if an insured loan is involved, for payment of (a) a separate annual if and as provided in any such instrument(s), and (b) indemnification to the Green because of failure to meet the obligations under the note(s) and security instrument(s), the Government releases	shall continue to be personally liable for the obligations f this form for payment of the unpaid indebtedness on loan or mortgage insurance charge to the Government, overnment for any amounts paid or loss suffered by it nument(s).
in the property described in the security instrument(s) described in Part 1 of this form Because under the terms of the note(s) and security instrument(s) described in Part 1 of the loan(s) and if an insured loan is involved, for payment of (a) a separate annual if and as provided in any such instrument(s), and (b) indemnification to the Green because of failure to meet the obligations under the note(s) and security instrument(s), the Government releases	shall continue to be personally liable for the obligations f this form for payment of the unpaid indebtedness on loan or mortgage insurance charge to the Government, overnment for any amounts paid or loss suffered by it nument(s).
in the property described in the security instrument(s) described in Part 1 of this form Because under the terms of the note(s) and security instrument(s) described in Part 1 of the loan(s) and if an insured loan is involved, for payment of (a) a separate annual if and as provided in any such instrument(s), and (b) indemnification to the G because of failure to meet the obligations under the note(s) and security instrument(s), the Government releases	shall continue to be personally liable for the obligations f this form for payment of the unpaid indebtedness on loan or mortgage insurance charge to the Government, overnment for any amounts paid or loss suffered by it nument(s).

FmHA 1965-8

PART 5. FOR CASH SALE NOT RESULTING IN FULL PAYMENT OF INDEBTEDNESS FOR FARMER PROGRAM LOANS , called Transferor, has with asent of the Government sold the property described in the security instrument(s) subject thereto; however sale proceeds a sufficient to pay Transferor's indebtedness to the Government in full. The undersigned has determined that Transferor meets ufficient to pay Transferor's indebtedness to the Government in full. The undersigned has determined that Transferor meets ufficient to pay Transferor's indebtedness to the Government in full. The undersigned has determined that Transferor meets ufficient to pay Transferor's indebtedness to the Government in full. The undersigned has determined that Transferor meets ufficient to pay Transferor's indebtedness to the Government has determined that Transferor meets ufficient to pay Transferor's indebtedness to the Samplicable to the type of load inditions for release of personal liability set forth in the statute(s) and FmHA servicing regulations applicable to the type of load inditions for release of personal liability set forth in the statute(s) and FmHA servicing regulations applicable to the type of load inditions for release of personal liability for the remaining debt. This release from liability from FmHA may result in a tax liability. Any questions regarding possible tax liability should rected to a tax advisor. IN WITNESS WHEREOF, this release is executed as the act and deed of the Government by the undersigned, acting pur duly delegated authority. UNITED STATES OF AMERICA By: UNITED STATES OF AMERICA Stephen R. Colgyove Farmer flome Administration 510 Arthur Street		co-signed promissory note(
PART 5. FOR CASH SALE NOT RESULTING IN FULL PAYMENT OF INDEBTEDNESS FOR FARMER PROGRAM LOANS , called Transferor, has with asent of the Government sold the property described in the security instrument(s) subject thereto; however sale proceeds a sufficient to pay Transferor's indebtedness to the Government in full. The undersigned has determined that Transferor meets ufficient to pay Transferor's indebtedness to the Government in full. The undersigned has determined that Transferor meets ufficient to pay Transferor's indebtedness to the Government in full. The undersigned has determined that Transferor meets ufficient to pay Transferor's indebtedness to the Government in full. The undersigned has determined that Transferor meets ufficient to pay Transferor's indebtedness to the Government but that Transferor meets ufficient to pay Transferor's indebtedness to the Government liability for the remaining debt. Therefore, the Government hereby releases Transferor from personal liability for the remaining debt. This release from liability from FmHA may result in a tax liability. Any questions regarding possible tax liability shoul rected to a tax advisor. IN WITNESS WHEREOF, this release is executed as the act and deed of the Government by the undersigned, acting pur duly delegated authority. UNITED STATES OF AMERICA By: UNITED STATES OF AMERICA Stepten R. Colgyove Title: County Supervisor Farmer flome Administration 510 Arthur Street	ther co-signer acceptable to the Government has been such	•••
PART 5. FOR CASH SALE NOT RESULTING IN FULL PAYMENT OF INDEBTEDNESS FOR FARMER PROGRAM LOANS , called Transferor, has with control of the Government sold the property described in the security instrument(s) subject thereto; however sale proceeds a fufficient to pay Transferor's indebtedness to the Government in full. The undersigned has determined that Transferor meets diditions for release of personal liability set forth in the statute(s) and FmHA servicing regulations applicable to the type of loa folved. Therefore, the Government hereby releases Transferor from personal liability for the remaining debt. This release from liability from FmHA may result in a tax liability. Any questions regarding possible tax liability shoul rected to a tax advisor. IN WITNESS WHEREOF, this release is executed as the act and deed of the Government by the undersigned, acting pur duly delegated authority. UNITED STATES OF AMERICA By: Stephen R. Colgyove Control Supervisor Farmer flome Administration 510 Arthar Street	o-signer, from personal liability to the Government to the	e indebtedness evidenced by promissory note(s) described in Part 1
nesent of the Government sold the property described in the security instrument(s) subject thereto; however sale proceeds ufficient to pay Transferor's indebtedness to the Government in full. The undersigned has determined that Transferor meets additions for release of personal liability set forth in the statute(s) and FmHA servicing regulations applicable to the type of load for the Government hereby releases Transferor from personal liability for the remaining debt. This release from liability from FmHA may result in a tax liability. Any questions regarding possible tax liability should rected to a tax advisor. IN WITNESS WHEREOF, this release is executed as the act and deed of the Government by the undersigned, acting pure duly delegated authority. UNITED STATES OF AMERICA By: Stephen R. Colgyove Title: Stephen R. Colgyove Farmer flome Administration 510 Arthur Street	PART 5. FOR CASH SALE NOT RESULTING IN FU	ILL PAYMENT OF INDEBTEDNESS FOR
ufficient to pay Transferor's indeptendents of the in the statute(s) and FmHA servicing regulations applicable to the type of redictions for release of personal liability set forth in the statute(s) and FmHA servicing regulations applicable to the type of redictions for release of personal liability set for the remaining debt. Therefore, the Government hereby releases Transferor from personal liability for the remaining debt. This release from liability from FmHA may result in a tax liability. Any questions regarding possible tax liability should rected to a tax advisor. IN WITNESS WHEREOF, this release is executed as the act and deed of the Government by the undersigned, acting pure duly delegated authority. UNITED STATES OF AMERICA By: Title: Title: Title: Title: Title: Title: Title: To Arthur Street Street		, called Transferor, has with
Therefore, the Government hereby releases Transferor from personal liability for the remaining debt. This release from liability from FmHA may result in a tax liability. Any questions regarding possible tax liability should rected to a tax advisor. IN WITNESS WHEREOF, this release is executed as the act and deed of the Government by the undersigned, acting pure duly delegated authority. UNITED STATES OF AMERICA By: Stephen R. Colgyove Title: County Supervisor Farmer flome Administration 510 Arthur Street	ifficient to pay Transferor's indebtedness to the Government ditions for release of personal liability set forth in the state	he security instrument(s) subject thereto; however sale proceeds we nent in full. The undersigned has determined that Transferor meets tute(s) and FmHA servicing regulations applicable to the type of loan
This release from liability from FmHA may result in a tax liability. Any questions regarding possible tax liability should extend to a tax advisor. IN WITNESS WHEREOF, this release is executed as the act and deed of the Government by the undersigned, acting purduly delegated authority. UNITED STATES OF AMERICA By: Stephen R. Colemore Title: Farmer Home Administration 510 Arthur Street	orene hereby releases Transferor	from personal liability for the remaining debt.
UNITED STATES OF AMERICA By: Stephen R. Colgrove Title: Farmer Home Administration 510 Arthur Street	This release from liability from FmHA may result in a	tax liability. Any questions regarding possible tax liability shoul
UNITED STATES OF AMERICA By: Stephen R. Colgrove Title: Farmer flome Administration 510 Arthur Street	IN WITNESS WHEREOF, this release is executed as	s the act and deed of the Government by the undersigned, acting pure
Stephen R. Colgrove Title: County Supervisor Farmer Home Administration 510 Arthur Street	duly delegated authority.	UNITED STATES, OF AMERICA
Stephen R. Colerove Title: Farmer Home Administration 510 Arthur Street	ITNESS	\mathcal{N}_{-1}
Farmer Home Administration 1 510 Arthur Street		Charles D Colorine
510 Arthur Street		Title County Supervisor Farmer Home Administration
Caldwell, ID 83603		/

ann Lelius

Form FmHA 1965-8 (Rev. 3-92)

UNITED STATES DEPARTMENT OF AGRICULTURE FARMERS HOME ADMINISTRATION

		. •			12 TATE	aho	
TYPE OF LOAN						nyon	
Arral Housing		RELEASE FROM P	ERSONAL LIA	BILITY	CASE NO. 12-14-519-84-9709		
					L		
PART 1.							
THIS RELEASE is	executed on	Octob	er 08	, 19 <mark></mark>			
The United States o	f America, ac	ting through the Farmers	Home Administrat	tion (FmHA), ca	alled the Gove	ernment,	is holder o
insurer of loan(s) evidence	ed by certain	promissory note(s), bond(s), or assumption a	agreement(s), ca	lled note(s),	executed	by
Linda	D. Taylor						payable t
the Government and further	r identified as		DIE I				
KIND OF INSTRUMENT	DATED	ORIGINAL PRINCIPAL	BLE I UNPAID PRINCI	PAL ACCRUE	D INTEREST	INTERI	EST RATE
Promissory Note	05-04-84	36,800.00	40,451.62		5.01	11.87	50
							
							
						.mant(s)	on properi
In connection with	such loan(s) Canyon	the Government is the ho				imeni(s)	on proper
located in		Co	ounty, State of			·	
		TA	BLE II				
KIND OF INSTRUMENT		OFFICE WHERE RECO		BOOK, VOL.		ENT NO.	PAGE NO
Deed of Trust	05-04-84	Canyon County	REcorder	#8410917			
-							
		1					
Taxpayer Identification	Number						
Porrower discharged ur	der Title 11	of the United States Cod	e (Bankruptcy)	☐ Yes ☐ No			

	PART 2. FOR TRANSFER WITH ASSUMPTION.	
	Linda D. Taylor	, called Transferor
has (h	nave) conveyed the property described in the security instrument(s) listed in Part 1 of this form, to	
	Russell D. Wuelfing and Ann L. Wuelfing	, called Transferee
annua to the	Transferee by assumption agreement has assumed the obligations of the note(s) and security instricts for payment of all or part of unpaid indebtedness of Transferor and, if an insured loan is involved loan or mortgage insurance charge to the Government, if and as provided in any such instrument Government for any amounts paid or loss suffered by it because of Transferee's failure to meet the ity instrument(s), and assumption agreement(s).	ed, payment of (a) a separate t(s), and (b) indemnification
	If Transferee has not assumed all of the unpaid indebtedness of Transferor, the undersigned has the conditions set forth in the statute(s) and FmHA servicing regulations applicable to the type	
evide: shall i	Therefore, the Government releases Transferor from personal liability to the Government for the inced by or incurred under the terms of said note(s) and security instrument(s); provided, however release or extinguish any part of said indebtedness or obligations, including interest and all other amment(s) or any part of the property covered by those instruments from the lien thereof, nor mod	er, that nothing in this form ounts nor release the security
enfore the lie and re	ceability of such lien(s), and the Government retains to itself and its assigns all rights against Traren(s), priority, and enforceability of such security instrument(s) against the property covered by the emedies of the Government, by subrogation or as holder or insurer of the note(s), loan(s), or secures other than Transferor.	nsferor necessary to preserve ose instruments and all rights
enfore the lie and re partie	ceability of such lien(s), and the Government retains to itself and its assigns all rights against Traren(s), priority, and enforceability of such security instrument(s) against the property covered by the emedies of the Government, by subrogation or as holder or insurer of the note(s), loan(s), or secure	nsferor necessary to preserve ose instruments and all rights
enforce the lies and re partie	ceability of such lien(s), and the Government retains to itself and its assigns all rights against Transen(s), priority, and enforceability of such security instrument(s) against the property covered by the emedies of the Government, by subrogation or as holder or insurer of the note(s), loan(s), or secures other than Transferor.	nsferor necessary to preserve ose instruments and all rights
enforce the lie and re partie	ceability of such lien(s), and the Government retains to itself and its assigns all rights against Transen(s), priority, and enforceability of such security instrument(s) against the property covered by the emedies of the Government, by subrogation or as holder or insurer of the note(s), loan(s), or secures other than Transferor.	nsferor necessary to preserve ose instruments and all rights ity instrument(s), against all has conveyed his/her interest
enforce the lie and repartie in the Becau under the load if and	ceability of such lien(s), and the Government retains to itself and its assigns all rights against Traren(s), priority, and enforceability of such security instrument(s) against the property covered by the emedies of the Government, by subrogation or as holder or insurer of the note(s), loan(s), or secures other than Transferor. PART 3. FOR WITHDRAWAL OF JOINT OBLIGOR property described in the security instrument(s) described in Part 1 of this form to	has conveyed his/her interest the unpaid indebtedness on ce charge to the Government,

 \Box

PART 4. FOR RELEASE OF CO-SIGNER FOR RI	co-signed promissory note(s)
cribed in Part 1 of this form with	
Therefore, the Government hereby releases	or the indebtedness evidenced by promissory note(s) described in Part 1 c
form.	TELL BAYMENT OF INDEBTEDNESS FOR
PART 5. FOR CASH SALE NOT RESULTING IN	N FULL PAINLENT OF
FARMER PROGRAM LOANS	, called Transferor, has with t
nsent of the Government sold the property described sufficient to pay Transferor's indebtedness to the Government for release of personal liability set forth in the	in the security instrument(s) subject thereto; however sale proceeds we rernment in full. The undersigned has determined that Transferor meets the estatute(s) and FmHA servicing regulations applicable to the type of loan
volved.	confirm personal liability for the remaining debt.
Therefore, the Government hereby releases Transf	feror from personal liability for the remaining debt.
This release from liability from FmHA may result rected to a tax advisor.	in a tax liability. Any questions regarding possible tax liability should
IN WITNESS WHEREOF, this release is executed duly delegated authority.	ed as the act and deed of the Government by the undersigned, acting purs UNITED STATES OF AMERICA
VITNESS	Bv:
	Stephen R. Colgrove Title: County Supervisor Farmer Home Administration
	510 Arthur Street Caldwell, ID 83605

(ann Likeus)

UNIT 'D STATES DEPARTMENT OF AGRICULTURE Form FmHA 440-16 RMERS HOME ADMINISTRATION (Rev. 11-10-75) KIND OF LOAN ${\tt Idaho}_{-}$ Type: Rural Housing PROMISSORY NOTE COUNTY Canvon Consolidated Farm and Rural REAMORTIZED, NOT BAND CASE NO. Development Act. 12-14-519489709 XX Title V of the Housing Act of 1949. FOR VALUE RECEIVED, the undersigned (whether one or more persons, herein called "Borrower") jointly and severally promise to pay to the order of the United States of America, acting through the Farmers Home Administration, United States Department of Agriculture, (herein called the "Government") at its office in ___Caldwell, Idaho THE PRINCIPAL SUM OF THIRTY SIX THOUSAND EIGHT HUNDRED AND NO/100******* ELEVEN AND SEVEN EIGHTHS PERCENT (11.8750 %) PER ANNUM. Payment of the said Principal and Interest shall be as agreed between the Borrower and the Government using one of four alternatives as indicated below: (check one) Principal and Interest payments shall be deferred. The first installment shall be all accrued interest and shall be due \Box L , 19 Payment of Principal and later accrued Interest shall be in installments as indicated in the box below; Principal and Interest payments shall be deferred. The interest accrued to ____ shall be added to the Principal. Such new Principal and later accrued Interest shall be payable in ____ amortized installments on the dates indicated in the box below. Borrower authorizes the Government to enter the amount of and the amount of such regular installments in the box below, such new Principal herein S..... when such amounts have been determined. ☐ III. Payment of Interest shall not be deferred. Installments of accrued Interest shall be payable on the _____ of each ______, 19____, through ______, 19____, Principal and later accrued Interest shall be paid in ______ installments as indicated in the box below; ☑ IV. Payments shall not be deferred. Principal and Interest shall be paid in 396 installments as indicated in the box below: on <u>June 4</u>, 19<u>84</u>, and \$ 373.00 thereafter on the 4th of each month until the PRINCIPAL and INTEREST are fully paid except that the FINAL INSTALLMENT of the entire indebtedness evidenced hereby, if not sooner paid, shall be due and PAYABLE THIRTY THREE (33) YEARS from the DATE of this NOTE. The consideration herefor shall support any agreement modifying the foregoing schedule

of payments.

If the total amount of the loan is not advanced at the time of loan closing, the loan shall be advanced to the Borrower as requested by Borrower and approved by the Government. Approval of the Government is mandatory provided the advance is requested for a purpose authorized by the Government. Interest shall accrue on the amount of each advance from its actual date as shown on the reverse hereof. Borrower authorizes the Government to enter the amount and date of such advance in the Record of Advances.

Every payment made on any indebtedness evidenced by this note shall be applied first to interest computed to the effective date of the payment and then to principal.

Prepayments of scheduled installments, or any portion thereof, may be made at any time at the option of Borrower. Refunds and extra payments, as defined in the regulations (7 C.F.R. 1861.2) of the Farmers Home Administration according to the source of funds involved, shall, after payment of interest, be applied to the installments last to become due under this note and shall not affect the obligation of Borrower to pay the remaining installments as scheduled herein.

Borrower agrees that the Government at any time may assign this note and insure the payment thereof, and in such case, though the note is not held by the Government, Borrower shall continue to pay to the Government, as collection agent for the holder, all installments of principal and interest as scheduled herein.

If this note is held by an insured lender, prepayments made by Borrower may, at the option of the Government, be remitted by the Government to the holder promptly or, except for final payment, be retained by the Government and remitted to the holder on either a calendar quarter basis or an annual installment due date basis. The effective date of any prepayment retained and remitted by the Government to the holder on an annual installment due date basis shall be the date of the prepayment by Borrower, and the Government will pay the interest to which the holder is entitled accruing between the effective date of any such prepayment and the date of the Treasury check to the holder.

Borrower hereby certifies that he is unable to obtain sufficient credit elsewhere to finance his actual needs at reasonable rates and terms, taking into consideration prevailing private and cooperative rates and terms in or near his community for loans for similar purposes and periods of time, and that the loan evidenced hereby shall be used solely for purposes authorized by the Government.

Property constructed, improved, purchased, or refinanced in whole or in part with the loan evidenced hereby shall not be leased, assigned, sold, transferred, or encumbered, voluntarily or otherwise, without the written consent of the Government. Unless the Government consents otherwise in writing, Borrower (a) will personally operate such property as a facts with his own and his family's labor if this is an FO loan, or (b) will personally occupy and use such property if this is an RH loan on a "nonfarm tract" or a section 504 RH loan.

REFINANCING AGREEMENT: If at any time it shall appear to the Government that Borrower may be able to obtain a loan from a responsible cooperative or private credit source at reasonable rates and terms for loans for similar purposes and periods of time, Borrower will, at the Government's request, apply for and accept a loan in sufficient amount to pay this note in full and, if the lender is a cooperative, to pay for any necessary stock. This paragraph and the preceding paragraph shall not apply to any comaker signing this note pursuant to Section 502 of the Housing Act of 1949 to compensate for deficient repayment ability of other undersigned person(s).

DEFAULT: Failure to pay when due any debt evidenced hereby or perform any covenant or agreement hereunder shall constitute default under any other instrument evidencing a debt of Borrower owing to, insured or Guaranteed by the Government or securing or otherwise relating to such a debt; and default under any such other instrument shall constitute default hereunder. UPON ANY SUCH DEFAULT, the Government at its option may declare all or any part of any such indebtedness immediately due and payable.

This Note is given as evidence of a loan to Borrower made or insured by the Government pursuant to the Consolidated Farm and Rural Development Act or Title V of the Housing Act of 1949 and for the type of ioan as is indicated in the "KIND OF LOAN" block above. This Note shall be subject to the present regulations of the Farmers Home Administration and to its future regulations not inconsistent with the express provisions hereof.

Presentment, protest, and notice are hereby waived.

LINDA D. TAY	LOR	Jay	(BORROWE	(SEAL)
			(SPOUS	(SEAL)
#4 Murphy				
Middleton,	ID	83644	. <u></u>	

		RECORD OF	DATE	AMOUNT	DATE
AMOUNT	DATE	AMOUNT	DAID	(15).\$	
36,800.00	5-4-84	(8) \$			
30.800.09		(9) \$		(16)\$	
		(10)\$		(17) \$	
			-	(18) \$	
		(11)\$		(19) \$	
		(12) \$		(20) \$	
		(13) \$			
		(14) \$		(21)\$ AL \$ 36,800.00	5-4-81

A Reamortization Agreement dated 06-04-88, in the principal sum of \$\$34,201.54 has been given to modify the payment schedule of this note.

☆U.S.GPO:1980-0-885-152/29

A Reamortization Agreement dated 03-04-92, in the pricipal sum of \$36,353.52 has been given to modify the payment schedule of this note.

(ann Likew)

UNIT D STATES DEPARTMENT OF AGRICULTURE Form FmHA 440-16 TRMERS HOME ADMINISTRATION (Rev. 11-10-75) STATE KIND OF LOAN Idaho Type: Rural Housing PROMISSORY NOTE COUNTY Pursuant to: Canv<u>on</u> ☐ Consolidated Farm and Rural Development Act. REAMORTIZED, NOT BAID CASE NO. 12-14-519489709 XX Title V of the Housing Act of 1949. FOR VALUE RECEIVED, the undersigned (whether one or more persons, herein called "Borrower.") jointly and severally promise to pay to the order of the United States of America, acting through the Farmers Home Administration, United States Department of Agriculture, (herein called the "Government") at its office in Caldwell, Idaho..... THE PRINCIPAL SUM OF THIRTY SIX THOUSAND EIGHT HUNDRED AND NO/100******* ELEVEN AND SEVEN EIGHTHS PERCENT (11.8750 %) PER ANNUM. Payment of the said Principal and Interest shall be as agreed between the Borrower and the Government using one of four alternatives as indicated below: (check one) Principal and Interest payments shall be deferred. The first installment shall be all accrued interest and shall be due , 19 Payment of Principal and later accrued Interest shall be in ______ installments as indicated in the box below; Principal and Interest payments shall be deferred. The interest accrued to ... shall be added to the Principal. Such new Principal and later accrued Interest shall be payable in amortized installments on the dates indicated in the box below. Borrower authorizes the Government to enter the amount of and the amount of such regular installments in the box below, such new Principal herein \$_____ when such amounts have been determined. III. Payment of Interest shall not be deferred. Installments of accrued Interest shall be payable on the Principal and later accrued Interest shall be paid in ______installments as indicated in the box below; ☑ IV. Payments shall not be deferred. Principal and Interest shall be paid in 396 installments as indicated in the box below: on <u>June 4</u>, 19<u>84</u>, and s 373.00 4+h of each month ___thereafter on the__ until the PRINCIPAL and INTEREST are fully paid except that the FINAL INSTALLMENT of the entire indebtedness evidenced hereby, if not sooner paid, shall be due and PAYABLE THERTY THREE from the DATE of this NOTE. The consideration herefor shall support any agreement modifying the foregoing schedule of payments.

If the total amount of the loan is not advanced at the time of loan closing, the loan shall be advanced to the Borrower as requested by Borrower and approved by the Government. Approval of the Government is mandatory provided the advance is requested for a purpose authorized by the Government. Interest shall accrue on the amount of each advance from its actual date as shown on the reverse hereof. Borrower authorizes the Government to enter the amount and date of such advance in the Record of Advances.

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Prepayments of scheduled installments, or any portion thereof, may be made at any time at the option of Borrower. Refunds and extra payments, as defined in the regulations (7 C.F.R. 1861.2) of the Farmers Home Administration according to the source of funds involved, shall, after payment of interest, be applied to the installments last to become due under this note and shall not affect the obligation of Borrower to pay the remaining installments as scheduled herein.

Borrower agrees that the Government at any time may assign this note and insure the payment thereof, and in such case, though the note is not held by the Government, Borrower shall continue to pay to the Government, as collection agent for the holder, all installments of principal and interest as scheduled herein.

If this note is held by an insured lender, prepayments made by Borrower may, at the option of the Government, be remitted by the Government to the holder promptly or, except for final payment, be retained by the Government and remitted to the holder on either a calendar quarter basis or an annual installment due date basis. The effective date of any prepayment retained and remitted by the Government to the holder on an annual installment due date basis shall be the date of the prepayment by Borrower, and the Government will pay the interest to which the holder is entitled accruing between the effective date of any such prepayment and the date of the Treasury check to the holder.

Borrower hereby certifies that he is unable to obtain sufficient credit elsewhere to finance his actual needs at reasonable rates and terms, taking into consideration prevailing private and cooperative rates and terms in or near his community for loans for similar purposes and periods of time, and that the loan evidenced hereby shall be used solely for purposes authorized by the Government.

Property constructed, improved, purchased, or refinanced in whole or in part with the loan evidenced hereby shall not be leased, assigned, sold, transferred, or encumbered, voluntarily or otherwise, without the written consent of the Government. Unless the Government consents otherwise in writing, Borrower (a) will personally operate such property as a farm with his own and his family's labor if this is an FO loan, or (b) will personally occupy and use such property if this is an RH loan on a "nonfarm tract" or a section 504 RH loan.

REFINANCING AGREEMENT: If at any time it shall appear to the Government that Borrower may be able to obtain a loan from a responsible cooperative or private credit source at reasonable rates and terms for loans for similar purposes and periods of time, Borrower will, at the Government's request, apply for and accept a loan in sufficient amount to pay this note in full and, if the lender is a cooperative, to pay for any necessary stock. This paragraph and the preceding paragraph shall not apply to any comaker signing this note pursuant to Section 502 of the Housing Act of 1949 to compensate for deficient repayment ability of other undersigned person(s).

DEFAULT: Failure to pay when due any debt evidenced hereby or perform any covenant or agreement hereunder shall constitute default under any other instrument evidencing a debt of Borrower owing to, insured or Guaranteed by the Government or securing or otherwise relating to such a debt; and default under any such other instrument shall constitute default hereunder. UPON ANY SUCH DEFAULT, the Government at its option may declare all or any part of any such indebtedness immediately due and payable.

This Note is given as evidence of a loan to Borrower made or insured by the Government pursuant to the Consolidated Farm and Rural Development Act or Title V of the Housing Act of 1949 and for the type of loan as is indicated in the "KIND OF LOAN" block above. This Note shall be subject to the present regulations of the Farmers Home Administration and to its future regulations not inconsistent with the express provisions hereof.

Presentment, protest, a	and notice	are hereby	waived
-------------------------	------------	------------	--------

	INDA D. TAYLOR (BORROWER)	
,	(SPOUSE)	(SEAL)
٠	#4 Murphy	
	Middleton ID 83644	

	<u> </u>	RECORD OF	ADVAGUE	AMOUNT	DATE
ANCOUNT	DATE	AMOUNT	DATE		
AMOUNT		(8) \$		(15).\$	
36,800.00	5-4-84			(16) \$	
		(9)\$		(17) \$	
		(10)\$		(18)\$	
		(11)\$			
 		(12) \$		(19)\$	
		(13)\$		(20) \$	
		(14) \$		(21) \$ AL \$ 36,800.00	5-4-81

A Reamortization Agreement dated 06-04-88, in the principal sum of \$\$34,201.54 has been given to modify the payment schedule of this note.

#U.S.GPO:1980-0-885-152/29

A Reamortization Agreement dated 03-04-92, in the pricipal sum of \$36,353.52 has been given to modify the payment schedule of this note.